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57960 SLIN MICROS	7590 11/13/2007 YSTEMS INC.	EXAMINER			
C/O PARK, V	AUGHAN & FLEMING	CHEN, QING			
2820 FIFTH S' DAVIS, CA 95		ART UNIT	PAPER NUMBER		
ŕ			2191		
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			11/13/2007	PAPER	

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

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	App	lication No.		Applicant(s)					
Office Action Summary		646,309		WRIGHT ET AL.					
		miner		Art Unit					
	Qing	Chen		2191					
The MAILING DATE of this comm Period for Reply	nunication appears o	on the cover sheet	with the c	orrespondence ac	ldress				
A SHORTENED STATUTORY PERIOR WHICHEVER IS LONGER, FROM THI - Extensions of time may be available under the provise after SIX (6) MONTHS from the mailing date of this of the silvent of t	E MAILING DATE C sions of 37 CFR 1.136(a). In communication. m statutory period will apply reply will, by statute, cause to this after the mailing date of	OF THIS COMMUN n no event, however, may and will expire SIX (6) M the application to become	NICATION a reply be tim ONTHS from ABANDONE	I. the mailing date of this c (35 U.S.C. § 133).					
Status									
1) Responsive to communication(s)	filed on 07 Septem	ber 2007.							
2a) This action is FINAL.	2b)☐ This action	n is non-final.	•						
3) Since this application is in condit	ion for allowance ex	cept for formal ma	atters, pro	secution as to the	e merits is				
closed in accordance with the pra	actice under <i>Ex par</i> i	te Quayle, 1935 C	.D. 11, 45	i3 O.G. 213.					
Disposition of Claims									
4) Claim(s) <u>1-18 and 28-35</u> is/are p	ending in the applic	ation.							
4a) Of the above claim(s)	4a) Of the above claim(s) is/are withdrawn from consideration.								
5) Claim(s) is/are allowed.									
6)⊠ Claim(s) <u>1-18 and 28-35</u> is/are re	∑ Claim(s) <u>1-18 and 28-35</u> is/are rejected.								
7) Claim(s) is/are objected to).								
8) Claim(s) are subject to res	striction and/or elect	tion requirement.							
Application Papers									
9) The specification is objected to by	the Examiner.								
10)☐ The drawing(s) filed on is/s	_	or b)☐ objected t	o by the E	Examiner.					
		•	•						
	Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a). Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).								
	11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.								
Priority under 35 U.S.C. § 119									
12)☐ Acknowledgment is made of a cla	im for foreign priori	tv under 35 U.S.C	8 119(a)	-(d) or (f)					
a) ☐ All b) ☐ Some * c) ☐ None o	2) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).								
<u> </u>									
<u> </u>	2. Certified copies of the priority documents have been received in Application No								
<u> </u>	3. Copies of the certified copies of the priority documents have been received in Application No								
·	application from the International Bureau (PCT Rule 17.2(a)).								
* See the attached detailed Office a			ot receive	d.					
Attachment(s)									
1) Notice of References Cited (PTO-892)		4) Interview							
 Notice of Draftsperson's Patent Drawing Reviews Information Disclosure Statement(s) (PTO/SB/ 			o(s)/Mail Da of Informal P	ite atent Application					
Paper No(s)/Mail Date	,o,	6) Other: _							

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DETAILED ACTION

1. This Office action is in response to the amendment filed on September 7, 2007.

- 2. Claims 1-18 and 28-35 are pending.
- 3. Claims 6, 15, 31, and 35 have been amended.
- 4. Claims 19-27 and 36-39 have been cancelled.
- 5. The objection to the abstract is withdrawn in view of Applicant's amendments to the abstract.
- 6. The objections to Claims 19 and 36 are withdrawn in view of Applicant's cancellation of the claims.
- 7. The 35 U.S.C. § 112, second paragraph, rejections of Claims 6, 15, 31, and 35 are withdrawn in view of Applicant's amendments to the claims. The 35 U.S.C. § 112, second paragraph, rejections of Claims 24 and 39 are withdrawn in view of Applicant's cancellation of the claims.
- 8. The 35 U.S.C. § 101 rejections of Claims 10-18 and 32-35 are maintained in view of Applicant's amendments to the specification and further explained below. The 35 U.S.C. § 101 rejections of Claims 19-27 and 36-39 are withdrawn in view of Applicant's cancellation of the claims.

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Response to Amendment

Specification

Applicant has amended the specification to remove the language directed to computer transmission medium. However, such amendment constitutes new matter and thus, will not be entered.

Claim Rejections - 35 USC § 101

10. 35 U.S.C. 101 reads as follows:

Whoever invents or discovers any new and useful process, machine, manufacture, or composition of matter, or any new and useful improvement thereof, may obtain a patent therefor, subject to the conditions and requirements of this title.

11. Claims 10-18 and 32-35 are rejected under 35 U.S.C. 101 because the claimed invention is directed to non-statutory subject matter.

Claims 10-18 and 32-35 recite computer-readable storage medium as a claimed element. However, it is noted that the specification describes such computer-readable storage medium as embracing computer instruction signals embodied in a transmission medium (with or without a carrier wave upon which the signals are modulated) (see Page 5, Paragraph [0017]). Consequently, the computer-readable storage medium can be reasonably interpreted as carrying electrical signals. Applicant is advised to change "computer-readable storage medium" to read --computer-readable storage device -- in order to overcome the § 101 rejections. A computer-readable storage device is only limited to magnetic and optical storage devices and does not include signals embodied in a transmission medium.

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Claims that recite nothing but the physical characteristics of a form of energy, such as a frequency, voltage, or the strength of a magnetic field, define energy or magnetism *per se*, and as such are non-statutory natural phenomena. *O'Reilly v. Morse*, 56 U.S. (15 How.) 62, 112-14 (1853). Moreover, it does not appear that a claim reciting a signal encoded with functional descriptive material falls within any of the categories of patentable subject matter set forth in § 101.

Claim Rejections - 35 USC § 102

12. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 13. Claims 1-4, 6, 7, 10-13, 15, 16, 28, 29, 31-33, and 35 are rejected under 35 U.S.C. 102(b) as being anticipated by US 6,289,506 (hereinafter Kwong).

As per Claim 1, Kwong discloses:

- selecting a call to a native code method to be optimized within the virtual machine (see Figure 7: 730; Column 8: 32-35, "... if the programmer decides to try to improve performance, then at step 730, he may select some of the Java program methods on the candidate list from step 720 for optimization.");

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- decompiling at least part of the native code method into an intermediate representation (see Figure 7: 735; Column 8: 38-43, "... a user may decide to de-compile earlier native compiled code back to bytecode format. The de-compile process may be used for instance when a user determines that the native compiled code does not present the desired performance and the user wants to revert the native compiled code back to Java bytecode.");

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- obtaining an intermediate representation associated with the application running on the virtual machine which interacts with the native code method (see Figure 7: 705; Column 8: 23-25, "A programmer would first write a computer program in the Java programming language in step 705." Note that the source code is modified after an iteration of the optimization loop.);
- combining the intermediate representation for the native code method with the intermediate representation associated with the application running on the virtual machine to form a combined intermediate representation (see Figure 7: 705 and 740 (Note that the DLL for the native methods are incorporated into the source code.); Column 8: 35-38, "... the selected Java program methods are optimized and compiled into native processor code by a native Java compiler."; Column 10: 8-10, "... the Java application now comprises of Lib.dll 1060, A.class 1010, and B.class 1020 and may be executed on a Java VM 1080."); and
- generating native code from the combined intermediate representation, wherein the native code generation process optimizes interactions between the application running on the virtual machine and the native code method (see Figure 7: 710, 715, and 720; Column 8: 46-47, "... a programmer may repeat these steps to further refine and optimize the program."; Column

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9: 9-11, "Once the bytecodes are in the Java VM 840, they are interpreted by a Java interpreter 842 or turned into native machine code by the JIT compiler 844.").

As per Claim 2, the rejection of Claim 1 is incorporated; and Kwong further discloses:

wherein selecting the call to the native code method involves selecting the call based upon at least one of: the execution frequency of the call (see Column 4: 11-19, "An analysis tool may track the Java program methods entered and exited in memory, establish a relationship between parent and child methods called, record every called program method, and time spend in each method. In another embodiment, an analysis tool may keep track of the Java methods being loaded into memory along with active software executing on the system. A tuning tool may determine the most active classes and methods in a Java application and list possible candidates for native compilation."); and the overhead involved in performing the call to the native code method as compared against the amount of work performed by the native code method.

As per Claim 3, the rejection of Claim 1 is incorporated; and Kwong further discloses:

- wherein optimizing interactions between the application running on the virtual machine and the native code method involves optimizing calls to the native code method by the application (see Column 8: 32-35, "... if the programmer decides to try to improve performance, then at step 730, he may select some of the Java program methods on the candidate list from step 720 for optimization.").

As per Claim 4, the rejection of Claim 1 is incorporated; and Kwong further discloses:

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- wherein optimizing interactions between the application running on the virtual machine and the native code method involves optimizing callbacks by the native code method into the virtual machine (see Column 7: 9-12, "In order to maintain the state of the Java VM 430 and make system calls, the compiled Java code 440 may make calls 450 into the Java VM 430.").

As per Claim 6, the rejection of Claim 4 is incorporated; and Kwong further discloses:

- wherein the virtual machine is a platform-independent virtual machine (see Figure 2: 212); and
- wherein combining the intermediate representation for the native code method with the intermediate representation associated with the application running on the virtual machine involves integrating calls provided by an interface for accessing native code into the native code method (see Column 5: 41-44, "A Java Native Interface (JNI) may exist with the Java VM 212. The Java Native Interface is a standard programming interface for writing Java native methods and embedding the Java VM into native applications."; Column 10: 10-13, "When the method in A.class 1010 is native compiled, it needs to use the Java native interface 1070 to access the field b in class B 1020.").

As per Claim 7, the rejection of Claim 1 is incorporated; and Kwong further discloses:

- wherein obtaining the intermediate representation associated with the application running on the virtual machine involves recompiling a corresponding portion of the application (see Column 8: 48-50, "The process of monitoring and compiling bytecode/de-compiling native code may be repeated until the desired performance is obtained.").

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Claims 10-13, 15, and 16 are computer-readable storage medium claims corresponding to the method claims above (Claims 1-4, 6, and 7) and, therefore, are rejected for the same reasons set forth in the rejections of Claims 1-4, 6, and 7.

As per Claim 28, Kwong discloses:

- deciding to optimize a callback by a native code method into the virtual machine (see Figure 7: 730; Column 7: 9-12, "In order to maintain the state of the Java VM 430 and make system calls, the compiled Java code 440 may make calls 450 into the Java VM 430."; Column 8: 32-35, "... if the programmer decides to try to improve performance, then at step 730, he may select some of the Java program methods on the candidate list from step 720 for optimization.");
- decompiling at least part of the native code method into an intermediate representation (see Figure 7: 735; Column 8: 38-43, "... a user may decide to de-compile earlier native compiled code back to bytecode format. The de-compile process may be used for instance when a user determines that the native compiled code does not present the desired performance and the user wants to revert the native compiled code back to Java bytecode.");
- obtaining an intermediate representation associated with the application running on the virtual machine which interacts with the native code method (see Figure 7: 705: Column 8: 23-25, "A programmer would first write a computer program in the Java programming language in step 705." Note that the source code is modified after an iteration of the optimization loop.);

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- combining the intermediate representation for the native code method with the intermediate representation associated with the application running on the virtual machine to form a combined intermediate representation (see Figure 7: 705 and 740 (Note that the DLL for the native methods are incorporated into the source code.); Column 8: 35-38. "... the selected Java program methods are optimized and compiled into native processor code by a native Java compiler."; Column 10: 8-10, "... the Java application now comprises of Lib.dll 1060, A.class 1010, and B.class 1020 and may be executed on a Java VM 1080."); and

- generating native code from the combined intermediate representation, wherein the native code generation process optimizes the callback by the native code method into the virtual machine (see Figure 7: 710, 715, and 720; Column 8: 46-47, "... a programmer may repeat these steps to further refine and optimize the program."; Column 9: 9-11, "Once the bytecodes are in the Java VM 840, they are interpreted by a Java interpreter 842 or turned into native machine code by the JIT compiler 844.").

As per Claim 29, the rejection of Claim 28 is incorporated; and Kwong further discloses:

- wherein the native code generation process also optimizes calls to the native code method by the application (see Column 8: 32-35, "... if the programmer decides to try to improve performance, then at step 730, he may select some of the Java program methods on the candidate list from step 720 for optimization.").

As per Claim 31, the rejection of Claim 28 is incorporated; and Kwong further discloses:

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- wherein the virtual machine is a platform-independent virtual machine (see Figure 2: 212); and

- wherein combining the intermediate representation for the native code method with the intermediate representation associated with the application running on the virtual machine involves integrating calls provided by an interface for accessing native code into the native code method (see Column 5: 41-44, "A Java Native Interface (JNI) may exist with the Java VM 212.

The Java Native Interface is a standard programming interface for writing Java native methods and embedding the Java VM into native applications."; Column 10: 10-13, "When the method in A.class 1010 is native compiled, it needs to use the Java native interface 1070 to access the field b in class B 1020.").

Claims 32, 33, and 35 are computer-readable storage medium claims corresponding to the method claims above (Claims 28, 29, and 31) and, therefore, are rejected for the same reasons set forth in the rejections of Claims 28, 29, and 31.

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Claim Rejections - 35 USC § 103

14. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

15. Claims 5, 14, 30, and 34 are rejected under 35 U.S.C. 103(a) as being unpatentable over Kwong.

As per Claim 5, the rejection of Claim 4 is incorporated; however, Kwong does not disclose:

- wherein optimizing callbacks by the native code method into the virtual machine involves optimizing callbacks that access heap objects within the virtual machine.

Official Notice is taken that it is old and well known within the computing art to allow callbacks to access heap objects within the virtual machine. Applicant has submitted in the specification that JNITM provides an interface through which native code can manipulate heap objects within the JVMTM in a platform-independent way (see Page 2, Paragraph [0004]). Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to include wherein optimizing callbacks by the native code method into the virtual machine involves optimizing callbacks that access heap objects within the virtual machine. The modification would be obvious because one of ordinary skill in the art would be motivated to allow the implementation of a JavaTM object to remain transparent to the native code.

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Claim 14 is rejected for the same reason set forth in the rejection of Claim 5.

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As per Claim 30, the rejection of Claim 28 is incorporated; however, Kwong does not disclose:

- wherein optimizing the callback by the native code method into the virtual machine involves optimizing a callback that accesses a heap object within the virtual machine.

Official Notice is taken that it is old and well known within the computing art to allow callbacks to access heap objects within the virtual machine. Applicant has submitted in the specification that JNITM provides an interface through which native code can manipulate heap objects within the JVMTM in a platform-independent way (see Page 2, Paragraph [0004]). Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to include wherein optimizing the callback by the native code method into the virtual machine involves optimizing a callback that accesses a heap object within the virtual machine. The modification would be obvious because one of ordinary skill in the art would be motivated to allow the implementation of a JavaTM object to remain transparent to the native code.

Claim 34 is rejected for the same reason set forth in the rejection of Claim 30.

16. Claims 8 and 17 are rejected under 35 U.S.C. 103(a) as being unpatentable over <u>Kwong</u> in view of US 5,491,821 (hereinafter Kilis).

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As per Claim 8, the rejection of Claim 1 is incorporated; however, Kwong does not disclose:

- wherein obtaining the intermediate representation associated the application running on the virtual machine involves accessing a previously generated intermediate representation associated with the application running on the virtual machine.

Kilis discloses:

- wherein obtaining the intermediate representation associated the application running on the virtual machine involves accessing a previously generated intermediate representation associated with the application running on the virtual machine (see Column 2: 2-4, "If the selected changed facet affects the object itself, then the previous intermediate representation of the object is modified.").

Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to incorporate the teaching of Kilis into the teaching of Kwong to include wherein obtaining the intermediate representation associated the application running on the virtual machine involves accessing a previously generated intermediate representation associated with the application running on the virtual machine. The modification would be obvious because one of ordinary skill in the art would be motivated to not reprocess existing information (see Kilis – Column 1: 40-43).

Claim 17 is rejected for the same reason set forth in the rejection of Claim 8.

Claims 9 and 18 are rejected under 35 U.S.C. 103(a) as being unpatentable over Kwong 17. in view of US 5,805,899 (hereinafter Evans).

As per Claim 9, the rejection of Claim 1 is incorporated; and Kwong further discloses:

determining a signature of the call to the native code method (see Column 4: 11-19, "An analysis tool may track the Java program methods entered and exited in memory, establish a relationship between parent and child methods called, record every called program method, and time spend in each method. In another embodiment, an analysis tool may keep track of the Java methods being loaded into memory along with active software executing on the system. A tuning tool may determine the most active classes and methods in a Java application and list possible candidates for native compilation.").

However, Kwong does not disclose:

determining a mapping from arguments of the call to corresponding locations in a native application binary interface (ABI).

Evans discloses:

determining a mapping from arguments of the call to corresponding locations in a native application binary interface (ABI) (see Column 7: 29-33, "Shared object 114 provides global symbols to which other objects, such as dynamic executable 120, can bind at runtime. These global symbols are specified in mapfile 130 and describe an Application Binary Interface (ABI) of shared object 114.").

Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to incorporate the teaching of Evans into the teaching of Kwong to include

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wherein determining a mapping from arguments of the call to corresponding locations in a native application binary interface (ABI). The modification would be obvious because one of ordinary skill in the art would be motivated to describe the low-level interface between an application

program and the operating system, its libraries, or components of the application program.

Claim 18 is rejected for the same reason set forth in the rejection of Claim 9.

Response to Arguments

18. Applicant's arguments filed on September 7, 2007 have been fully considered, but they

are not persuasive.

In the remarks, Applicant argues that:

There is nothing in Kwong, either explicit or implicit, that discloses generating

intermediate representations for both the application program as well as the native code methods,

combining both the intermediate representations, and performing an optimization on this

combined intermediate representation. Hence, it is not possible to use the system of Kwong to

improve the optimization process by using additional information from the combined IR using

both the application program IR as well as the native code IR.

Examiner's response:

a) Examiner disagrees. Kwong clearly discloses generating intermediate representations for

both the application program (see Figure 7: 705) as well as the native code methods (see Figure

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7: 735), combining both the intermediate representations (see Figure 7: 705 and 740 (Note that the DLL for the native methods are incorporated into the source code.); Column 10: 8-10, "... the Java application now comprises of Lib.dll 1060, A.class 1010, and B.class 1020 and may be executed on a Java VM 1080."), and performing an optimization on this combined intermediate representation (see Figure 7: 710, 715, and 720).

Note that Applicant did not traverse the Examiner's assertion of Official Notice with regard to Claims 5, 14, 30, and 34. Therefore, the "old and well known within the computing art" statement is taken to be admitted prior art because Applicant has failed to traverse the Examiner's assertion of Official Notice (see MPEP § 2144.03).

Conclusion

19. THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

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Any inquiry concerning this communication or earlier communications from the

Examiner should be directed to Qing Chen whose telephone number is 571-270-1071. The

Examiner can normally be reached on Monday through Thursday from 7:30 AM to 4:00 PM.

The Examiner can also be reached on alternate Fridays.

If attempts to reach the Examiner by telephone are unsuccessful, the Examiner's

supervisor, Wei Zhen, can be reached on 571-272-3708. The fax phone number for the

organization where this application or proceeding is assigned is 571-273-8300.

Any inquiry of a general nature or relating to the status of this application or proceeding

should be directed to the TC 2100 Group receptionist whose telephone number is 571-272-2100.

Information regarding the status of an application may be obtained from the Patent

Application Information Retrieval (PAIR) system. Status information for published applications

may be obtained from either Private PAIR or Public PAIR. Status information for unpublished

applications is available through Private PAIR only. For more information about the PAIR

system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR

system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

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November 5, 2007